## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA	) Criminal No. 5:14-CR-88@T	(z
<b>v.</b>	) Indictment	
JOSEPH JENKINS,	) Violation: 18 U.S.C. § 1621(2 ) [Perjury]	2)
	) 1 Count	
Defendant.	) Ounty of Offense: Onondaga	

## **THE GRAND JURY CHARGES:**

## COUNT 1 [Perjury]

On or about October 4, 2011, in Onondaga County in the Northern District of New York, the defendant, JOSEPH JENKINS, in a statement made under penalty of perjury as permitted under section 1746 of Title 28, United States Code, willfully subscribed as true a material matter which he did not believe to be true, that is the defendant completed a Criminal Justice Act Form 23-Financial Affidavit and signed such form under penalty of perjury knowing that it was false because, as JENKINS then well knew, he had substantially more assets than JENKINS declared on the form, and JENKINS submitted such form to the United States District Court for the Northern District of New York in order to obtain court-appointed counsel, in violation of Title 18, United States Code, Section 1621(2).

Dated: March 5, 2014

A TRUE BILL, \*Name Redacted

Grand Jury Foreperson

RICHARD S. HARTUNIAN United States Attorney

By: Janun B. Thomson
Tamara B. Thomson

Assistant United States Attorney

Bar Roll No. 515310